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10 ***Co-Lead Counsel and Movants Seeking
 11 Permission to Withdraw***

12 **UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA**

14 YUVAL LAPINER, Individually and on
 15 Behalf of All Others Similarly Situated,

16 Plaintiff,

17 v.

18 CAMTEK, LTD., RAFI AMIT and RONIT
 DULBERG,

19 Defendants.

20 No. C 08-01327 MMC

21 **PLAINTIFF'S ADMINISTRATIVE
 MOTION FOR ORDER PERMITTING
 DOCUMENT TO BE FILED UNDER
 SEAL**

22 **DECLARATION OF LIONEL Z.
 23 GLANCY IN SUPPORT THEREOF**

24 Date: October 17, 2008

Time: 9:00 a.m.

Hon. Maxine M. Chesney

25 Pursuant to Order of this Court filed August 25, 2008, and Local Rules, Plaintiff hereby
 26 submits his Administrative Motion for Order Permitting Document to be Filed Under Seal.

1 **Paper Submitted for Filing In Its Entirety, Under Seal**

2 On August 22, 2008, Plaintiff submitted a supporting declaration to Co-Lead Counsel's
 3 Motion to Withdraw and for Extension of Time for Plaintiff to File His Amended Complaint
 4 ("Motion to Withdraw") for filing under seal, without first obtaining an order under Civil Local
 5 Rules. Pursuant to Order of this Court filed on August 25, 2008¹, and Civil Local Rules 7-11 and
 6 79-5(c), Co-Lead Counsel for Plaintiff Yuval Lapiner hereby files its Administrative Motion for said
 7 Order, and respectfully requests leave of Court to file under seal, in its entirety, the following
 8 document:

9 **The Declaration of Lionel Z. Glancy in Support of
 10 Motion to Withdraw as Co-Lead Counsel,
 11 and for Order Granting Plaintiff an Extension of Time to File His Amended Complaint
 12 ("Declaration Re Withdrawal")**

13 Plaintiff asks that the Court permit the document to be sealed in its entirety. Good cause
 14 exists, as the Declaration Re Withdrawal contains, inter alia, contact information regarding Plaintiff
 15 which is confidential, and other information about the case which should remain sealed from public
 16 viewing.

17 As required by Civil Local Rule 79-5(b), counsel has lodged the document with the Clerk
 18 indicating on its face page that the document should be filed under seal in its entirety.

19 Dated: August 28, 2008

GLANCY BINKOW & GOLDBERG LLP

20 s/Lionel Z. Glancy
 21 Lionel Z. Glancy

22 LIONEL Z. GLANCY (#134180)
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 27
 28 ¹Attached hereto as Exhibit "A."

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5 ***Co-Lead Counsel and Movants Seeking Permission
6 to Withdraw***

7 **SUPPORTING DECLARATION OF LIONEL Z. GLANCY**

8 I, Lionel Z. Glancy, declare as follows:

9 1. I am an attorney admitted to practice in the State of California and the United States
10 District Court for the Northern District of California, and a partner of Glancy Binkow & Goldberg
11 LLP, attorneys of record for Plaintiff Yuval Lapiner. The matters referred to in this declaration are
12 based on my personal knowledge and if called as a witness I could, and would, testify competently
13 to those matters.

14 2. The representations regarding the appropriateness of maintaining confidentiality of
15 certain information in my Declaration Re Withdrawal, made above in this Administrative Motion,
16 are true and correct to the best of my knowledge and belief.

17 I declare under penalty of perjury under the laws of the United States of America that the
18 foregoing is true and correct and that this declaration was executed this 28th day of August, 2008,
19 at Los Angeles, California.

21 *s/Lionel Z. Glancy* _____
22 Lionel Z. Glancy

EXHIBIT A - ORDER

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IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

11 YUVAL LAPINER, Individually and on Behalf
12 of All Others Similarly Situated,

No. C 08-1327 MMC

13 Plaintiff,

**ORDER RE: DOCUMENT SUBMITTED
FOR FILING UNDER SEAL**

14 v.

15 CAMTEK, LTD., RAFI AMIT, and RONIT
DULBERG,

16 Defendants.

17 /

18 The Court is in receipt of plaintiff's submission of August 22, 2008 to be filed under
19 seal, specifically, the "Declaration of Lionel Z. Glancy in Support of Motion to Withdraw as
20 Co-Lead Counsel, and for Order Granting Plaintiff an Extension of Time to File his
21 Amended Complaint."22 Pursuant to Rule 79-5(a) of the Civil Local Rules, "[n]o document may be filed under
23 seal . . . except pursuant to a Court order that authorizes the sealing of the particular
24 document, or portions thereof." See Civil L.R. 79-5(a). Plaintiff has not sought or obtained
25 such an order, and, in the absence thereof, the document submitted by plaintiff may not be
26 filed under seal.27 Accordingly, if plaintiff wishes to file the above-referenced document under seal,
28 plaintiff shall file, no later than August 29, 2008, an administrative motion for a sealing order

1 in compliance with the Local Rules of this District. See, e.g., Civil L.R. 79-5(b) (providing
2 procedures for filing administrative motion, where counsel seeks to file entire document
3 under seal).

4 **IT IS SO ORDERED.**

5 Dated: August 25, 2008

Maxine M. Chesney
6 MAXINE M. CHESNEY
7 United States District Judge

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**PROOF OF SERVICE BY ELECTRONIC POSTING PURSUANT TO NORTHERN
DISTRICT OF CALIFORNIA LOCAL RULES AND ECF GENERAL ORDER NO. 45
AND BY MAIL ON ALL KNOWN NON-REGISTERED PARTIES**

I, the undersigned, say:

I am a citizen of the United States and am employed in the office of a member of the Bar of this Court. I am over the age of 18 and not a party to the within action. My business address is One Embarcadero Center, Suite 760, San Francisco, California 94111.

On August 28, 2008 I served the following by posting such documents electronically to the ECF website of the United States District Court for the Northern District of California:

- 1. ADMINISTRATIVE MOTION FOR ORDER PERMITTING FILING UNDER SEAL; DECLARATION OF LIONEL Z. GLANCY IN SUPPORT THEREOF**
- 2. PROPOSED ORDER GRANTING MOTION TO FILE UNDER SEAL**

on all ECF-registered parties in the action and, upon all others not so-registered but instead listed below, by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid in the United States mail at Los Angeles, California. They are:

SEE SERVICE LIST

Executed on August 28, 2008, at Los Angeles, California.

I certify under penalty of perjury that the foregoing is true and correct.

/s/ Daniel C. Rann
Daniel C. Rann

SERVICE LIST
Electronically to all ECF-Registered Entities

3:08-cv-1327 Notice has been electronically mailed to:

4 | Lionel Z. Glancy info@glancylaw.com

5 | Peter Arthur Binkow info@glancylaw.com, pbinkow@glancylaw.com

⁶ Richard H. Zelichov richard.zelichov@kattenlaw.com

3:08-cv-1327 Notice has been delivered by other means to:

Jacob Sabo
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The Tower No.3
Daniel Frisch Street
15th Floor
Tel Aviv, 64731
Israel